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Magistrate Judge Turnoff

UNITED STATES DISTRICT COURT

MARLENE RAMIREZ, Plaintiffs,

HENRY NARANJO and

v.

PALMER JOHNSON, INC.,

PALMER JOHNSON, INC.,

Defendants.

STEPHEN BYRON SMITH, and

v.

Defendant.

TOM FEXAS YACHT DESIGN, INC.,

Third Party Plaintiff,

## **DEFENDANT'S SECOND AMENED EXPERT WITNESS DISCLOSURE**

COMES NOW the Defendant, PALMER JOHNSON, INC., by and through undersigned counsel, and pursuant to the Court's Trial Order, and files this its Second

Amended Expert Witness Disclosure adds numbers 6, 10, and 11:

1) Dave Jones D. E. Jones & Associates, Inc.

607 Apalachee Circle, NE St. Petersburg, Florida 33702

the applicable design standards of Naval Architecture.

2) Lee Swanger, Ph.D. and/or Dave Wills, Ph.D.

Mr. Jones is expected to testify that the vessel was designed pursuant to

ExPonent/Failure Analysis 4101 Southwest 71st Avenue Miami, Florida 33155

Dr. Swanger and/or Dr. Wills are expected to testify that the vessel *Souvenir* conformed to the applicable engineering and manufacturing standards.

 Manfred H. Ledford, Ph.D. Department of Finance University of Miami P.O. Box 248094 Coral Gables, Florida 33124

Dr. Ledford is expected to testify regarding the Plaintiffs' economic losses as a result of the incident.

 Theodore S. Bilski, C.D.M.S., M.B.A. 708 Kingston Court Apollo Beach, FL 33572

Mr. Bilski is expected to testify concerning the Plaintiffs' vocational potential and present/future earning capacity.

Jay Stein, M.D.
9699 NE 2nd Avenue
Miami Shores, Florida 33138
IME Orthopedist

Dr. Stein is expected to testify concerning the Plaintiffs' Orthopedic condition.

 Thomas J. Goldschmidt, M.D. 1801 University Drive, Suite 209 Coral Springs, Florida 33071 IME Psychiatrist

Dr. Goldschmidt is expected to testify concerning the Plaintiffs' neuropsychiatric and psychiatric condition.

Alan M. Wagshul, M.D.
7330 SW 62nd Place
Suite 310
South Miami, Florida, 33143

Dr. Wagshul is expected to testify concerning the Plaintiffs' neurological condition.

Guillermo Pasarin, M.D.
4900 West Oakland Park Blvd., Suite 105
Fort Lauderdale, Florida 33313

Dr. Pasarin is expected to testify concerning the Plaintiffs' surgical residuals and condition, and whether any future neurosurgery may be necessary.

9) Bryce Epstein, M.D. 21000 NE 28th Avenue Suite 104 Aventura, FL 33180

10) Peter Rimmel

Dr. Epstein is expected to testify concerning the Plaintiff's physical condition based from a physiatrist's point of view.

Marine Chemical & Testing Co., Inc. 3701 N.W. 94th Avenue Hollywood, FL 33024

Mr. Rimmel previously testified concerning his expertise in Marine Chemistry and his opinions during his deposition herein.

11) Mark Torturac/o Bradford Marine3051 State Road 84Fort Lauderdale, FL 33312

Mr. Tortura previously testified concerning his expertise in welding and his opinions during his deposition herein.

## **CERTIFICATE OF SERVICE**

WE HEREBY CERTIFY that a true and correct copy of the foregoing motion has

been furnished by mail this 7th day of September, 2001 to: Manuel Valdes, Esquire.

Law Offices of Manuel Valdes, Attorneys for Plaintiffs, 910 Madrid Street, Coral Gables,

Florida 33134; **F. David Famulari, Esquire**, Co-Counsel for Plaintiffs, Blanck & Perry, P.A., 5730 SW 74th St., Suite 700, Miami, FL 33143; **John D. Kallen, Esquire**, Badiak, Will & Kallen, Attorneys for Stephen Byron Smith, 17071 West Dixie Highway, North Miami Beach, Florida 33160; **Joseph L. Mannikko, Esquire**, Mannikko & Baris, P.A., 870 SW Martin Downs Blvd., Suite 1, Palm City, Florida 34990, and **David L. Weber, Esquire**, Pinkert Law Firm LLP, 454 Kentucky Street, P.O. Box 89, Sturgeon Bay, WI 54235-0089.

VALLE & CRAIG, P.A. Co-Counsel for Defendant, PALMER JOHNSON, INC. Dadeland Centre

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By:

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FRANK J. SIOLI Florida Bar No. 009652